110TH CONGRESS 1ST SESSION

S. 1578

To amend the Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990 to establish vessel ballast water management requirements, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 7, 2007

Mr. Inouye (for himself and Mr. Stevens) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

A BILL

- To amend the Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990 to establish vessel ballast water management requirements, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Ballast Water Manage-
 - 5 ment Act of 2007".
 - 6 SEC. 2. FINDINGS.
 - 7 Section 1002(a) of the Nonindigenous Aquatic Nui-
 - 8 sance Prevention and Control Act of 1990 (16 U.S.C.
 - 9 4701(a)) is amended—

1	(1) by redesignating paragraphs (14) and (15)
2	as paragraphs (15) and (16);
3	(2) by inserting after paragraph (13) the fol-
4	lowing:
5	"(14) aquatic nuisance species may be intro-
6	duced by other vessel conduits, including the hulls of
7	ships;";
8	(3) by striking "inland lakes and rivers by rec-
9	reational boaters, commercial barge traffic, and a
10	variety of other pathways; and" in paragraph (15),
11	as redesignated, and inserting "other areas of the
12	United States, including coastal areas, inland lakes,
13	and rivers by recreational boaters, commercial traf-
14	fic, and a variety of other pathways;";
15	(4) by inserting "nongovernmental entities, in-
16	stitutions of higher education, and the private sec-
17	tor," after "governments," in paragraph (16), as re-
18	designated;
19	(5) by striking "technologies." in paragraph
20	(16), as redesignated, and inserting "technologies;";
21	and
22	(6) adding at the end the following:
23	"(17) in 2004, the International Maritime Or-
24	ganization agreed to a Convention, which the United
25	States played an active role in negotiating, to pre-

1	vent, minimize, and ultimately eliminate the transfer
2	of aquatic nuisance species through the control and
3	management of ballast water and sediments;
4	"(18) the International Maritime Organization
5	agreement specifically recognizes that countries can
6	take more stringent measures than those of the Con-
7	vention with respect to the control and management
8	of ships' ballast water and sediment; and
9	"(19) due to the interstate nature of maritime
10	transportation and the ways by which aquatic nui-
11	sance species may be transferred by vessels, a com-
12	prehensive and uniform national approach for ad-
13	dressing vessel-borne aquatic nuisance species is
14	needed to address this issue effectively.".
15	SEC. 3. MANAGEMENT OF VESSEL-BORNE AQUATIC NUI-
16	SANCE SPECIES.
17	(a) In General.—Section 1101 of the Nonindige-
18	nous Aquatic Nuisance Prevention and Control Act of
19	1990 (16 U.S.C. 4711) is amended to read as follows:
20	"SEC. 1101. MANAGEMENT OF VESSEL-BORNE AQUATIC NUI-
21	SANCE SPECIES.
22	"(a) Statement of Purpose; Vessels to Which
23	This Section Applies.—
24	"(1) Purposes.—The purposes of this section
25	are—

1	"(A) to provide an effective, comprehen-
2	sive, and uniform national approach for ad-
3	dressing the introduction and spread of aquatic
4	nuisance species from ballast water and other
5	ship-borne vectors;
6	"(B) to require, as part of that approach,
7	mandatory treatment technology, with the ulti-
8	mate goal of achieving zero discharge of aquatic
9	nuisance species;
10	"(C) to create incentives for the develop-
11	ment of ballast water treatment technologies;
12	"(D) to implement the International Con-
13	vention for the Control and Management of
14	Ships' Ballast Water and Sediments, adopted
15	by the International Maritime Organization in
16	2004; and
17	"(E) to establish a management approach
18	for other ship-borne vectors of aquatic nuisance
19	species.
20	"(2) In general.—Except as provided in para-
21	graphs (3), (4), (5), and (6) this section applies to
22	a vessel that is designed, constructed, or adapted to
23	carry ballast water; and

1	"(A) is a vessel of United States registry
2	or nationality, or operated under the authority
3	of the United States, wherever located; or
4	"(B) is a foreign vessel that—
5	"(i) is en route to a United States
6	port or place; or
7	"(ii) has departed from a United
8	States port or place and is within waters
9	subject to the jurisdiction of the United
10	States.
11	"(3) Permanent ballast water vessels.—
12	Except as provided in paragraph (6), this section
13	does not apply to a vessel that carries all of its per-
14	manent ballast water in sealed tanks and is not sub-
15	ject to discharge.
16	"(4) Armed forces vessels.—
17	"(A) Exemption.—Except as provided in
18	subparagraph (B) and paragraph (6), this sec-
19	tion does not apply to a vessel of the Armed
20	Forces.
21	"(B) Ballast water management pro-
22	GRAM.—The Secretary and the Secretary of De-
23	fense, after consultation with each other and
24	with the Under Secretary of Commerce for
25	Oceans and Atmosphere, the Administrator of

the Environmental Protection Agency, and other appropriate Federal agencies as determined by the Secretary, shall implement a bal-last water management program, including the promulgation of standards for ballast water ex-change and treatment and for sediment man-agement, for vessels of the Armed Forces under their respective jurisdictions designed, con-structed, or adapted to carry ballast water that is—

- "(i) consistent with the requirements of this section, including the deadlines; and "(ii) at least as stringent as the requirements promulgated for such vessels under section 312 of the Clean Water Act
- "(5) Special rule for small vessels.—In applying this section to vessels less than 50 meters in length that have a maximum ballast water capacity of 8 cubic meters, the Secretary may promulgate alternative measures for managing ballast water in a manner that is consistent with the purposes of this Act.

(33 U.S.C. 1322).

"(6) OTHER SOURCES OF VESSEL-BORNE
AQUATIC NUISANCE SPECIES.—Measures undertaken

1	by the Secretary under subsection (s) shall apply to
2	all vessels (as defined in section 3 of title 1, United
3	States Code).
4	"(b) Uptake and Discharge of Ballast Water
5	or Sediment.—
6	"(1) Prohibition.—The operator of a vessel to
7	which this section applies may not conduct the up-
8	take or discharge of ballast water or sediment except
9	as provided in this section.
10	"(2) Exceptions.—Paragraph (1) does not
11	apply to the uptake or discharge of ballast water or
12	sediment in the following circumstances:
13	"(A) The uptake or discharge is solely for
14	the purpose of—
15	"(i) ensuring the safety of the vessel
16	in an emergency situation; or
17	"(ii) saving a life at sea.
18	"(B) The uptake or discharge is accidental
19	and the result of damage to the vessel or its
20	equipment and—
21	"(i) all reasonable precautions to pre-
22	vent or minimize ballast water and sedi-
23	ment discharge have been taken before and
24	after the damage occurs, the discovery of
25	the damage, and the discharge; and

1	"(ii) the owner or officer in charge of
2	the vessel did not willfully or recklessly
3	cause the damage.
4	"(C) The uptake or discharge is solely for
5	the purpose of avoiding or minimizing the dis-
6	charge from the vessel of pollution that would
7	otherwise violate applicable Federal or State
8	law.
9	"(D) The uptake or discharge of ballast
10	water and sediment occurs at the same location
11	where the whole of that ballast water and that
12	sediment originated and there is no mixing with
13	ballast water and sediment from another area
14	that has not been managed in accordance with
15	the requirements of this section.
16	"(c) Vessel Ballast Water Management
17	Plan.—
18	"(1) IN GENERAL.—The operator of a vessel to
19	which this section applies shall conduct all ballast
20	water management operations of that vessel in ac-
21	cordance with a ballast water management plan de-
22	signed to minimize the discharge of aquatic nuisance
23	species that—
24	"(A) meets the requirements prescribed by
25	the Secretary by regulation; and

1	"(B) is approved by the Secretary.
2	"(2) Approval criteria.—
3	"(A) IN GENERAL.—The Secretary may
4	not approve a ballast water management plan
5	unless the Secretary determines that the plan—
6	"(i) describes in detail the actions to
7	be taken to implement the ballast water
8	management requirements established
9	under this section;
10	"(ii) describes in detail the procedures
11	to be used for disposal of sediment at sea
12	and on shore in accordance with the re-
13	quirements of this section;
14	"(iii) describes in detail safety proce-
15	dures for the vessel and crew associated
16	with ballast water management;
17	"(iv) designates the officer on board
18	the vessel in charge of ensuring that the
19	plan is properly implemented;
20	"(v) contains the reporting require-
21	ments for vessels established under this
22	section and a copy of each form necessary
23	to meet those requirements;
24	"(vi) incorporates regulatory require-
25	ments, guidance, and best practices devel-

1	oped under subsection (s) for other vessel
2	pathways by which aquatic nuisance spe-
3	cies are transported; and
4	"(vii) meets all other requirements
5	prescribed by the Secretary.
6	"(B) Foreign vessels.—The Secretary
7	may approve a ballast water management plan
8	for a foreign vessel (as defined in section
9	2101(12) of title 46, United States Code) on
10	the basis of a certificate of compliance with the
11	criteria described in subparagraph (A) issued
12	by the vessel's country of registration in accord-
13	ance with regulations promulgated by the Sec-
14	retary.
15	"(3) Copy of Plan on Board Vessel.—The
16	owner or operator of a vessel to which this section
17	applies shall—
18	"(A) maintain a copy of the vessel's ballast
19	water management plan on board at all times;
20	and
21	"(B) keep the plan readily available for ex-
22	amination by the Secretary at all reasonable
23	times.
24	"(d) Vessel Ballast Water Record Book.—

1	"(1) In general.—The owner or operator of a
2	vessel to which this section applies shall maintain a
3	ballast water record book in English on board the
4	vessel in which—
5	"(A) each operation involving ballast water
6	or sediment discharge is fully recorded without
7	delay, in accordance with regulations promul-
8	gated by the Secretary;
9	"(B) each such operation is described in
10	detail, including the location and circumstances
11	of, and the reason for, the operation; and
12	"(C) the exact nature and circumstances of
13	any situation under which any operation was
14	conducted under an exception set forth in sub-
15	section $(b)(2)$ or $(e)(3)$ is described.
16	"(2) AVAILABILITY.—The ballast water record
17	book—
18	"(A) shall be kept readily available for ex-
19	amination by the Secretary at all reasonable
20	times; and
21	"(B) notwithstanding paragraph (1), may
22	be kept on the towing vessel in the case of an
23	unmanned vessel under tow.
24	"(3) Retention Period.—The ballast water
25	record book shall be retained—

1	"(A) on board the vessel for a period of 3
2	years after the date on which the last entry in
3	the book is made; and
4	"(B) under the control of the vessel's
5	owner for an additional period of 3 years.
6	"(4) Regulations.—In the regulations pre-
7	scribed under this section, the Secretary shall re-
8	quire, at a minimum, that—
9	"(A) each entry in the ballast water record
10	book be signed and dated by the officer in
11	charge of the ballast water operation recorded;
12	"(B) each completed page in the ballast
13	water record book be signed and dated by the
14	master of the vessel; and
15	"(C) the owner or operator of the vessel
16	transmit such information to the Secretary re-
17	garding the ballast operations of the vessel as
18	the Secretary may require.
19	"(5) ALTERNATIVE MEANS OF RECORD-
20	KEEPING.—The Secretary shall provide by regula-
21	tion for alternative methods of recordkeeping, in-
22	cluding electronic recordkeeping, to comply with the
23	requirements of this subsection. Any electronic rec-
24	ordkeeping method authorized by the Secretary shall
25	support the inspection and enforcement provisions of

1	this Act and shall comply with applicable standards
2	of the National Institute of Standards and Tech-
3	nology and the Office of Management and Budget
4	governing reliability, integrity, identity authentica-
5	tion, and nonrepudiation of stored electronic data.
6	"(e) Ballast Water Exchange Require-
7	MENTS.—
8	"(1) In general.—
9	"(A) REQUIREMENT.—Until a vessel is re-
10	quired to conduct ballast water treatment in ac-
11	cordance with subsection (f) of this section, the
12	operator of a vessel to which this section applies
13	may not discharge ballast water in waters sub-
14	ject to the jurisdiction of the United States ex-
15	cept after—
16	"(i) conducting ballast water exchange
17	as required by this subsection, in accord-
18	ance with regulations prescribed by the
19	Secretary, in a manner that results in an
20	efficiency of at least 95 percent volumetric
21	exchange of the ballast water for each bal-
22	last water tank;
23	"(ii) using ballast water treatment
24	technology that meets the performance
25	standards of subsection (f): or

1 "(iii) using environmentally-sound al2 ternative ballast water treatment tech3 nology, if the Secretary determines that
4 such treatment technology is at least as ef5 fective as the ballast water exchange re6 quired by clause (i) in preventing and con7 trolling the introduction of aquatic nui8 sance species.

"(B) Technology efficacy.—For purposes of this paragraph, a ballast water treatment technology shall be considered to be at least as effective as the ballast water exchange required by clause (i) in preventing and controlling the introduction of aquatic nuisance species if preliminary experiments prior to installation of the technology aboard the vessel demonstrate that the technology removed at least 98 percent of organisms larger than 50 microns.

"(2) Guidance; 5-year usage.—

"(A) GUIDANCE.—Within 1 year after the date of enactment of the Ballast Water Management Act of 2007, after public notice and opportunity for comment, the Secretary shall develop guidance on technology that may be used under paragraph (1)(A)(iii).

1	"(B) 5-YEAR USAGE.—The Secretary shall
2	allow a vessel using environmentally-sound al-
3	ternative ballast water treatment technology
4	under paragraph (1)(A)(iii) to continue to use
5	that technology for 5 years after the date or
6	which the environmentally-sound alternative
7	ballast water treatment technology was first
8	placed in service on the vessel, or the date or
9	which treatment requirements under subsection
10	(f) become applicable, whichever is later.
11	"(3) Exchange areas.—
12	"(A) VESSELS OUTSIDE THE UNITED
13	STATES EEZ.—The operator of a vessel en route
14	to a United States port or place from a port or
15	place outside the United States exclusive eco-
16	nomic zone shall conduct ballast water ex-
17	change—
18	"(i) before arriving at a United States
19	port or place;
20	"(ii) at least 200 nautical miles from
21	the nearest point of land; and
22	"(iii) in water at least 200 meters in
23	depth.
24	"(B) Coastal voyages.—In lieu of using
25	an exchange zone described in subparagraph

1	(A)(ii) or (iii), the operator of a vessel origi-
2	nating from a port or place within waters sub-
3	ject to the jurisdiction of the United States, or
4	from a port within 200 nautical miles of the
5	United States in Canada, Mexico, or other ports
6	designated by the Secretary for purposes of this
7	section, and which does not voyage into waters
8	described in subparagraph (A)(ii) or (iii), shall
9	conduct ballast water exchange—
10	"(i) at least 50 nautical miles from
11	the nearest point of land; and
12	"(ii) in water at least 200 meters in
13	depth.
14	"(4) Safety or stability exception.—
15	"(A) SECRETARIAL DETERMINATION.—
16	Paragraph (3) does not apply to the discharge
17	of ballast water if the Secretary determines that
18	compliance with that paragraph would threaten
19	the safety or stability of the vessel, its crew, or
20	its passengers because of the design or oper-
21	ating characteristics of the vessel.
22	"(B) Master of the vessel deter-
23	MINATION.—Paragraph (3) does not apply to
24	the discharge of ballast water if the master of
25	a vessel determines that compliance with that

1	paragraph would threaten the safety or stability
2	of the vessel, its crew, or its passengers because
3	of adverse weather, equipment failure, or any
4	other relevant condition.
5	"(C) NOTIFICATION REQUIRED.—When-
6	ever the master of a vessel is unable to comply
7	with the requirements of paragraph (3) because
8	of a determination made under subparagraph
9	(B), the master of the vessel shall—
10	"(i) notify the Secretary as soon as
11	practicable thereafter but no later than 24
12	hours after making that determination and
13	shall ensure that the determination, the
14	reasons for the determination, and the no-
15	tice are recorded in the vessel's ballast
16	water record book; and
17	"(ii) undertake ballast water ex-
18	change—
19	"(I) in an alternative area that
20	may be designated by the Secretary,
21	after consultation with the Undersec-
22	retary, and other appropriate Federal
23	agencies as determined by the Sec-
24	retary, and representatives of States

the waters of which may be affected by the discharge of ballast water; or

> "(II) undertake discharge of ballast water in accordance with paragraph (6) if safety or stability concerns prevent undertaking ballast water exchange in the alternative area.

"(D) REVIEW OF CIRCUMSTANCES.—If the master of a vessel conducts a ballast water discharge under the provisions of this paragraph, the Secretary shall review the circumstances to determine whether the discharge met the requirements of this paragraph. The review under this clause shall be in addition to any other enforcement authority of the Secretary.

"(5) Discharge under Waiver.—

"(A) Substantial business hardship waiver.—If, because of the short length of a voyage, the operator of a vessel is unable to discharge ballast water in accordance with the requirements of paragraph (3)(B) without substantial business hardship, as determined under regulations prescribed by the Secretary, the operator shall request a waiver from the Secretary

1	and discharge the ballast water in accordance
2	with paragraph (6). A request for a waiver
3	under this subparagraph shall be submitted to
4	the Secretary at such time and in such form
5	and manner as the Secretary may require.
6	"(B) Substantial business hard-
7	SHIP.—For purposes of subparagraph (A), the
8	factors taken into account in determining sub-
9	stantial business hardship shall include wheth-
10	er—
11	"(i) compliance with the requirements
12	of paragraph (3)(B) would require a suffi-
13	ciently great change in routing or sched-
14	uling of service as to compromise the eco-
15	nomic or commercial viability of the trade
16	or business in which the vessel is operated;
17	or
18	"(ii) it is reasonable to expect that the
19	trade or business or service provided will
20	be continued only if a waiver is granted
21	under subparagraph (A).
22	"(6) Permissable discharge.—
23	"(A) In General.—The discharge of
24	unexchanged ballast water shall be considered

1	to be carried out in accordance with this para-
2	graph if it is—
3	"(i) in an area designated for that
4	purpose by the Secretary, after consulta-
5	tion with the Undersecretary and other ap-
6	propriate Federal agencies as determined
7	by the Secretary and representatives of
8	any State that may be affected by dis-
9	charge of ballast water in that area; or
10	"(ii) into a reception facility described
11	in subsection $(f)(2)$.
12	"(B) LIMITATION ON VOLUME.—The vol-
13	ume of any ballast water discharged under the
14	provisions of this paragraph may not exceed the
15	volume necessary to ensure the safe operation
16	of the vessel.
17	"(7) Partial compliance.—The operator of a
18	vessel that is unable to comply fully with the re-
19	quirements of paragraph (3)—
20	"(A) shall nonetheless conduct ballast
21	water exchange to the maximum extent feasible
22	in compliance with those paragraphs; and
23	"(B) may conduct a partial ballast water
24	exchange under this paragraph only to the ex-
25	tent that the ballast water in an individual bal-

1	last tank can be completely exchanged in ac-
2	cordance with the provisions of paragraph
3	(1)(A).
4	"(8) CERTAIN GEOGRAPHICALLY LIMITED
5	ROUTES.—Notwithstanding paragraph (3)(B) of this
6	subsection, the operator of a vessel is not required
7	to comply with the requirements of this subsection—
8	"(A) if the vessel operates exclusively—
9	"(i) within Lake Superior, Lake
10	Michigan, Lake Huron, and Lake Erie and
11	the connecting channels; or
12	"(ii) between or among the main
13	group of the Hawaiian Islands; or
14	"(B) if the vessel operates exclusively with-
15	in any area with respect to which the Secretary
16	has determined, after consultation with the Un-
17	dersecretary, the Administrator, and represent-
18	atives of States the waters of which would be
19	affected by the discharge of ballast water, that
20	the risk of introducing aquatic nuisance species
21	through ballast water discharge in the areas in
22	which the vessel operates is insignificant.
23	"(9) Marine sanctuaries and other pro-
24	HIBITED AREAS.—A vessel may not conduct ballast
25	water exchange or discharge unexchanged ballast

water under this subsection within a marine sanctuary designated under title III of the National Marine Sanctuaries Act (16 U.S.C. 1431 et seq.) or in any other waters designated by the Secretary after consultation with the Undersecretary and the Administrator.

- "(10) REGULATIONS DEADLINE.—The Secretary shall issue a final rule for regulations required by this subsection within 1 year after the date of enactment of the Ballast Water Management Act of 2007.
- 12 "(11) Vessels operating in the great 13 Lakes.—
 - "(A) REGULATIONS.—Until such time as regulations are promulgated to implement the amendments made by the Ballast Water Management Act of 2007, regulations promulgated to carry out this Act shall remain in effect until revised or replaced pursuant to the Ballast Water Management Act of 2007.
 - "(B) Relationship to other pro-Grams.—On promulgation of regulations required under this Act to implement a national mandatory ballast management program that is at least as comprehensive as the Great Lakes

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1	program (as determined by the Secretary, in
2	consultation with the Governors of Great Lakes
3	States)—
4	"(i) the program regulating vessels
5	and ballast water in Great Lakes under
6	this section shall terminate; and
7	"(ii) the national program shall apply
8	to such vessels and ballast water.
9	"(12) Vessels with no ballast on
10	BOARD.—Not later than 180 days after the date of
11	enactment of the Ballast Water Management Act of
12	2007, the Secretary shall promulgate regulations to
13	minimize the discharge of invasive species from ships
14	entering a United States port or place from outside
15	the United States exclusive economic zone that claim
16	no ballast on board, or that claim to be carrying
17	only unpumpable quantities of ballast, including, at
18	a minimum, a requirement that—
19	"(i) such a ship shall conduct salt-
20	water flushing of ballast water tanks—
21	"(I) outside the exclusive eco-
22	nomic zone; or
23	"(II) at a designated alternative
24	exchange site; and

1 "(ii) before being allowed entry into
2 the Great Lakes beyond the St. Lawrence
3 Seaway, the master of such a ship shall
4 certify that the ship has complied with
5 each applicable requirement under this
6 subsection.
7 "(f) Ballast Water Treatment Require-
8 ments.—
9 "(1) Performance Standards.—A vessel to
0 which this section applies shall conduct ballast water
1 treatment in accordance with the requirements of
2 this subsection before discharging ballast water so
that the ballast water discharged will contain—
4 "(A) less than 1 living organism per 10
5 cubic meters that is 50 or more micrometers in
6 minimum dimension;
"(B) less than 1 living organism per 10
8 milliliters that is less than 50 micrometers in
9 minimum dimension and more than 10 microm-
eters in minimum dimension;
"(C) concentrations of indicator microbes
that are less than—
"(i) 1 colony-forming unit of
toxicogenic Vibrio cholera (serotypes O1
and O139) per 100 milliliters, or less than

1	1 colony-forming unit of that microbe per
2	gram of wet weight of zoological samples;
3	"(ii) 126 colony-forming units of esch-
4	erichia coli per 100 milliliters; and
5	"(iii) 33 colony-forming units of intes-
6	tinal enterococci per 100 milliliters; and
7	"(D) concentrations of such additional in-
8	dicator microbes as may be specified in regula-
9	tions promulgated by the Administrator, after
10	consultation with the Secretary and other ap-
11	propriate Federal agencies as determined by the
12	Secretary, that are less than the amount speci-
13	fied in those regulations.
14	"(2) Reception facility exception.—
15	"(A) In General.—Paragraph (1) does
16	not apply to a vessel that discharges ballast
17	water into a facility for the reception of ballast
18	water that meets standards prescribed by the
19	Administrator.
20	"(B) Promulgation of standards.—
21	Within 1 year after the date of enactment of
22	the Ballast Water Management Act of 2007,
23	the Administrator, in consultation with the Sec-
24	retary other appropriate Federal agencies as de-

1	termined by the Administrator, shall promul-
2	gate standards for—
3	"(i) the reception of ballast water
4	from vessels into reception facilities; and
5	"(ii) the disposal or treatment of such
6	ballast water in a way that does not impair
7	or damage the environment, human health,
8	property, or resources.
9	"(3) Implementation schedule.—Para-
10	graph (1) applies to vessels in accordance with the
11	following schedule:
12	"(A) First Phase.—Beginning January
13	1, 2011, for vessels constructed on or after that
14	date with a ballast water capacity of less than
15	5,000 cubic meters.
16	"(B) Second Phase.—Beginning January
17	1, 2013, for vessels constructed on or after that
18	date with a ballast water capacity of 5,000
19	cubic meters or more.
20	"(C) Third phase.—Beginning January
21	1, 2013, for vessels constructed before January
22	1, 2011, with a ballast water capacity of 1,500
23	cubic meters or more but not more than 5,000
24	cubic meters.

1	"(D) Fourth Phase.—Beginning Janu-
2	ary 1, 2015, for vessels constructed—
3	"(i) before January 1, 2011, with a
4	ballast water capacity of less than 1,500
5	cubic meters or 5,000 cubic meters or
6	more; or
7	"(ii) on or after January 1, 2011, and
8	before January 1, 2013, with a ballast
9	water capacity of 5,000 cubic meters or
10	more.
11	"(4) Treatment system approval re-
12	QUIRED.—The operator of a vessel may not use a
13	ballast water treatment system to comply with the
14	requirements of this subsection unless the system is
15	approved by the Secretary, in consultation with the
16	Administrator. The Secretary shall promulgate regu-
17	lations establishing a process for such approval,
18	after consultation with the Administrator and other
19	appropriate Federal agencies as determined by the
20	Secretary, within 1 year after the date of enactment
21	of the Ballast Water Management Act of 2007.
22	"(5) Feasibility Review.—
23	"(A) In general.—Not less than 2 years
24	before the date on which paragraph (1) applies
25	to vessels under each subparagraph of para-

1	graph (3), or as that date may be extended
2	under this paragraph, the Secretary, in con-
3	sultation with the Administrator, shall complete
4	a review to determine whether appropriate tech-
5	nologies are available to achieve the standards
6	set forth in paragraph (1) for the vessels to
7	which they apply under the schedule set forth
8	in paragraph (3). In reviewing the technologies
9	the Secretary, after consultation with the Ad-
10	ministrator and other appropriate Federal
11	agencies as determined by the Secretary, shall
12	consider—
13	"(i) the effectiveness of a technology
14	in achieving the standards;
15	"(ii) feasibility in terms of compat-
16	ibility with ship design and operations;
17	"(iii) safety considerations;
18	"(iv) whether a technology has an ad-
19	verse impact on the environment; and
20	"(v) cost effectiveness.
21	"(B) DELAY IN SCHEDULED APPLICA-
22	TION.—If the Secretary determines, on the
23	basis of the review conducted under subpara-
24	graph (A), that compliance with the standards
25	set forth in paragraph (1) in accordance with

1	the schedule set forth in any subparagraph of
2	paragraph (3) is not feasible for any class of
3	vessels, the Secretary shall require use of the
4	best performing technology available that
5	meets, at a minimum, the applicable ballast
6	water discharge standard of the International
7	Maritime Organization. If the Secretary finds
8	that no technology exists that will achieve either
9	the standards set forth in paragraph (1) or the
10	standards of the International Maritime Orga-
11	nization, then, the Secretary shall—
12	"(i) extend the date on which that
13	subparagraph first applies to vessels for a
14	period of not more than 24 months; and
15	"(ii) recommend action to ensure that
16	compliance with the extended date schedule
17	for that subparagraph is achieved.
18	"(C) Higher standards; earlier im-
19	PLEMENTATION.—
20	"(i) STANDARDS.—If the Secretary
21	determines that ballast water treatment
22	technology exists that exceeds the perform-
23	ance standards required under this sub-
24	section, the Secretary shall, for any class
25	of vessels, revise the performance stand-

1	ards to incorporate the higher performance
2	standards.
3	"(ii) Implementation.—If the Sec-
4	retary determines that technology that
5	achieves the applicable performance stand-
6	ards required under this subsection can be
7	implemented earlier than required by this
8	subsection, the Secretary shall, for any
9	class of vessels, accelerate the implementa-
10	tion schedule under paragraph (3). If the
11	Secretary accelerates the implementation
12	schedule pursuant to this clause, the Sec-
13	retary shall provide at least 24 months no-
14	tice before such accelerated implementation
15	goes into effect.
16	"(iii) Determinations not mutu-
17	ALLY EXCLUSIVE.—The Secretary shall
18	take action under both clause (i) and
19	clause (ii) if the Secretary makes deter-
20	minations under both clauses.
21	"(6) Delay of application for vessel par-
22	TICIPATING IN PROMISING TECHNOLOGY EVALUA-
23	TIONS.—
24	"(A) IN GENERAL.—If a vessel participates
25	in a program approved by the Secretary to test

1	and evaluate promising ballast water treatment
2	technologies that are likely to result in treat-
3	ment technologies achieving a standard that is
4	the same as or more stringent than the stand-
5	ard that applies under paragraph (1) before the
6	first date on which paragraph (1) applies to
7	that vessel, the Secretary shall allow the vessel
8	to use that technology for a 10-year period and
9	such vessel shall be deemed to be in compliance
10	with the requirements of paragraph (1) during
11	that 10-year period.
12	"(B) Vessel diversity.—The Sec-
13	retary—
14	"(i) shall seek to ensure that a wide
15	variety of vessel types and voyages are in-
16	cluded in the program; but
17	"(ii) may not grant a delay under this
18	paragraph to more than 5 percent of the
19	vessels to which subparagraph (A), (B),
20	(C), or (D) of paragraph (3) applies.
21	"(C) TERMINATION OF GRACE PERIOD.—
22	The Secretary may terminate the 10-year grace
23	period of a vessel under subparagraph (A) if
24	participation of the vessel in the program is ter-
25	minated without the consent of the Secretary.

"(D) Annual Re-Evaluation; Terminal Nation.—The Secretary shall establish an annual evaluation process to determine whether the performance of an approved technology is sufficiently effective and whether it is causing harm to the environment. If the Secretary determines that an approved technology is insufficiently effective or is causing harm to the environment, the Secretary shall revoke the approval granted under subparagraph (A).

"(7) Review of Standards.—

"(A) In General.—In December, 2014, and in every third year thereafter, the Administrator, in consultation with the Secretary, shall review ballast water treatment standards to determine, after consultation with the Undersecretary and other appropriate Federal agencies as determined by the Secretary, if the standards under this subsection should be revised to reduce the amount of organisms or microbes allowed to be discharged, taking into account improvements in the scientific understanding of biological processes leading to the spread of aquatic nuisance species and improvements in ballast water treatment technology. The Admin-

1	istrator shall revise by regulation the perform-
2	ance standard required under this subsection as
3	necessary.
4	"(B) Application of adjusted stand-
5	ARDS.—In the regulations, the Secretary shall
6	provide for the prospective application of the
7	adjusted standards prescribed under this para-
8	graph to vessels constructed after the date on
9	which the adjusted standards apply and for an
10	orderly phase-in of the adjusted standards to
11	existing vessels.
12	"(8) Installed equipment.—If ballast water
13	treatment technology used for purposes of complying
14	with the regulations under this subsection is in-
15	stalled on a vessel, maintained in good working
16	order, and used by the vessel, the vessel may use
17	that technology for the shorter of—
18	"(A) the 10-year period beginning on the
19	date of initial use of the technology; or
20	"(B) the life of the ship on which the tech-
21	nology is used.
22	"(9) High-risk vessels.—
23	"(A) Vessel List.—Within 1 year after
24	the date of enactment of the Ballast Water
25	Management Act of 2007, the Secretary shall

publish and regularly update a list of vessels identified by States that, due to factors such as the origin of their voyages, the frequency of their voyages, the volume of ballast water they carry, the biological makeup of the ballast water, and the fact that they frequently discharge unexchanged ballast water pursuant to an exception under subsection (e), pose a relatively high risk of introducing aquatic nuisance species into the waters of those States.

"(B) Incentive programs.—The Secretary shall give priority to vessels on the list for participation in pilot programs described in paragraph (6). Any Federal agency, and any State agency with respect to vessels identified by such State to the Secretary for inclusion on the list pursuant to subparagraph (A), may develop technology development programs or other incentives (whether positive or negative) to such vessels in order to encourage the adoption of ballast water treatment technology by those vessels consistent with the requirements of this section on an expedited basis.

"(10) EXCEPTION FOR VESSELS OPERATING EXCLUSIVELY IN DETERMINED AREA.—

"(A) IN GENERAL.—Paragraph (1) does not apply to a vessel that operates exclusively within an area if the Secretary has determined through a rulemaking proceeding, after consultation with the Undersecretary and other appropriate Federal agencies as determined by the Secretary, and representatives of States the waters of which could be affected by the discharge of ballast water, that the risk of introducing aquatic nuisance species through ballast water discharge from the vessel is insignificant.

"(B) CERTAIN VESSELS.—A vessel constructed before January 1, 2001, that operates exclusively within Lake Superior, Lake Michigan, Lake Huron, and Lake Erie and the connecting channels shall be presumed not to pose a significant risk of introducing aquatic nuisance species unless the Secretary finds otherwise in a rulemaking proceeding under subparagraph (A).

"(C) BEST PRACTICES.—The Secretary shall develop, and require vessels exempted from complying with the requirements of paragraph (1) under this paragraph to follow, best practices, developed in consultation with the

1	Governors or States that may be affected, to
2	minimize the spreading of aquatic nuisance spe-
3	cies in its operating area.
4	"(11) Laboratories.—The Secretary may use
5	any Federal or non-Federal laboratory that meets
6	standards established by the Secretary for the pur-
7	pose of evaluating and certifying ballast water treat-
8	ment technologies and equipment under this sub-
9	section.
10	"(g) Warnings Concerning Ballast Water Up-
11	TAKE.—
12	"(1) In General.—The Secretary shall notify
13	vessel owners and operators of any area in waters
14	subject to the jurisdiction of the United States in
15	which vessels may not uptake ballast water due to
16	known conditions.
17	"(2) Contents.—The notice shall include—
18	"(A) the coordinates of the area; and
19	"(B) if possible, the location of alternative
20	areas for the uptake of ballast water.
21	"(h) Sediment Management.—
22	"(1) In general.—The operator of a vessel to
23	which this section applies may not remove or dispose
24	of sediment from spaces designed to carry ballast
25	water except—

1	"(A) in accordance with this subsection
2	and the ballast water management plan re-
3	quired under subsection (e); and
4	"(B) more than 200 nautical miles from
5	the nearest point of land or into a reception fa-
6	cility that meets the requirements of paragraph
7	(3).
8	"(2) Design requirements.—
9	"(A) New Vessels.—After December 31,
10	2008, it shall be unlawful to construct a vessel
11	in the United States to which this section ap-
12	plies unless that vessel is designed and con-
13	structed, in accordance with regulations pre-
14	scribed under subparagraph (C), in a manner
15	that—
16	"(i) minimizes the uptake and entrap-
17	ment of sediment;
18	"(ii) facilitates removal of sediment;
19	and
20	"(iii) provides for safe access for sedi-
21	ment removal and sampling.
22	"(B) Existing vessels.—Every vessel to
23	which this section applies that was constructed
24	before January 1, 2009, shall be modified be-
25	fore January 1, 2009, to the extent practicable,

to achieve the objectives described in clauses (i),

(ii), and (iii) of subparagraph (A).

"(C) REGULATIONS.—The Secretary shall promulgate regulations establishing design and construction standards to achieve the objectives of subparagraph (A) and providing guidance for modifications and practices under subparagraph (B). The Secretary shall incorporate the standards and guidance in the regulations governing the ballast water management plan.

"(3) SEDIMENT RECEPTION FACILITIES.—

"(A) STANDARDS.—The Secretary, in consultation with other appropriate Federal agencies as determined by the Secretary, shall promulgate regulations governing facilities for the reception of vessel sediment from spaces designed to carry ballast water that provide for the disposal of such sediment in a way that does not impair or damage the environment, human health, or property or resources of the disposal area.

"(B) Designation.—The Administrator, in consultation with the Secretary and other appropriate Federal agencies as determined by the Administrator, shall designate facilities for the

1	reception of vessel sediment that meet the re-
2	quirements of the regulations promulgated
3	under subparagraph (A) at ports and terminals
4	where ballast tanks are cleaned or repaired.
5	"(i) Examinations and Certifications.—
6	"(1) Initial examination.—
7	"(A) IN GENERAL.—The Secretary shall
8	examine vessels to which this section applies to
9	determine whether—
10	"(i) there is a ballast water manage-
11	ment plan for the vessel that meets the re-
12	quirements of this section; and
13	"(ii) the equipment used for ballast
14	water and sediment management in ac-
15	cordance with the requirements of this sec-
16	tion and the regulations promulgated here-
17	under is installed and functioning properly.
18	"(B) New vessels.—For vessels con-
19	structed in the United States on or after Janu-
20	ary 1, 2011, the Secretary shall conduct the ex-
21	amination required by subparagraph (A) before
22	the vessel is placed in service.
23	"(C) Existing vessels.—For vessels con-
24	structed before January 1, 2011, the Secretary
25	shall—

1	"(i) conduct the examination required
2	by subparagraph (A) before the date on
3	which subsection $(f)(1)$ applies to the ves-
4	sel according to the schedule in subsection
5	(f)(3); and
6	"(ii) inspect the vessel's ballast water
7	record book required by subsection (d).
8	"(D) Foreign vessels.—In the case of a
9	foreign vessel (as defined in section 2101(12) of
10	title 46, United States Code), the Secretary
11	shall perform the examination required by this
12	paragraph the first time the vessel enters a
13	United States port.
14	"(2) Subsequent examinations.—The Sec-
15	retary shall examine vessels no less frequently than
16	once each year to ensure vessel compliance with the
17	requirements of this section.
18	"(3) Inspection authority.—
19	"(A) IN GENERAL.—The Secretary may
20	carry out inspections of any vessel to which this
21	section applies at any time, including the taking
22	of ballast water samples, to ensure the vessel's
23	compliance with this Act. The Secretary shall
24	use all appropriate and practical measures of

detection and environmental monitoring, and

shall establish adequate procedures for reporting violations and accumulating evidence.

"(B) Investigations.—Upon receipt of evidence that a violation has occurred, the Secretary shall cause the matter to be investigated. In any investigation under this section the Secretary may issue subpoenas to require the attendance of any witness and the production of documents and other evidence. In case of refusal to obey a subpoena issued to any person, the Secretary may request the Attorney General to invoke the aid of the appropriate district court of the United States to compel compliance.

"(4) REQUIRED CERTIFICATE.—If, on the basis of an initial examination under paragraph (1) the Secretary finds that a vessel complies with the requirements of this section and the regulations promulgated hereunder, the Secretary shall issue a certificate under this paragraph as evidence of such compliance. The certificate shall be valid for a period of not more than 5 years, as specified by the Secretary. The certificate or a true copy shall be maintained on board the vessel.

1	"(5) NOTIFICATION OF VIOLATIONS.—If the
2	Secretary finds, on the basis of an examination
3	under paragraph (1) or (2), sampling under para-
4	graph (3), or any other information, that a vessel is
5	being operated in violation of the requirements of
6	this section or the regulations promulgated here-
7	under, the Secretary shall—
8	"(A) notify in writing—
9	"(i) the master of the vessel; and
10	"(ii) the captain of the port at the
11	vessel's next port of call; and
12	"(B) take such other action as may be ap-
13	propriate.
14	"(6) Compliance and monitoring.—
15	"(A) IN GENERAL.—The Secretary shall by
16	regulation establish sampling and other proce-
17	dures to monitor compliance with the require-
18	ments of this section and any regulations pro-
19	mulgated under this section.
20	"(B) USE OF MARKERS.—The Secretary
21	may verify compliance with treatment standards
22	under this section and the regulations through
23	identification of markers associated with a
24	treatment technology's effectiveness, such as

1	the presence of indicators associated with a cer-
2	tified treatment technology.
3	"(7) Education and technical assistance
4	PROGRAMS.—The Secretary may carry out education
5	and technical assistance programs and other meas-
6	ures to promote compliance with the requirements
7	issued under this section.
8	"(j) Detention of Vessels.—
9	"(1) In general.—The Secretary, by notice to
10	the owner, charterer, managing operator, agent,
11	master, or other individual in charge of a vessel,
12	may detain that vessel if the Secretary has reason-
13	able cause to believe that—
14	"(A) the vessel is a vessel to which this
15	section applies; and
16	"(B) the vessel does not comply with the
17	requirements of this section or of the regula-
18	tions issued hereunder or is being operated in
19	violation of such requirements.
20	"(2) CLEARANCE.—
21	"(A) IN GENERAL.—A vessel detained
22	under paragraph (1) may obtain clearance
23	under section 4197 of the Revised Statutes (46
24	U.S.C. App. 91) only if the violation for which
25	it was detained has been corrected

"(B) WITHDRAWAL.—If the Secretary finds that a vessel detained under paragraph (1) has received a clearance under section 4197 of the Revised Statutes (46 U.S.C. App. 91) be-fore it was detained under paragraph (1), the Secretary shall withdraw, withhold, or revoke the clearance.

"(k) Sanctions.—

- "(1) CIVIL PENALTIES.—Any person who violates a regulation promulgated under this section shall be liable for a civil penalty in an amount not to exceed \$32,500. Each day of a continuing violation constitutes a separate violation. A vessel operated in violation of this section or the regulations is liable in rem for any civil penalty assessed under this subsection for that violation.
- "(2) CRIMINAL PENALTIES.—Any person who knowingly violates the regulations promulgated under this section is guilty of a class C felony.
- "(3) REVOCATION OF CLEARANCE.—Except as provided in subsection (j)(2), upon request of the Secretary, the Secretary of the Treasury shall withhold or revoke the clearance of a vessel required by section 4197 of the Revised Statutes (46 U.S.C. App. 91), if the owner or operator of that vessel is

in violation of this section or the regulations issued under this section.

"(4) EXCEPTION TO SANCTIONS.—This subsection does not apply to a discharge pursuant to subsection (b)(3), (e)(5), or (e)(7).

"(1) Enforcement.—

- "(1) Administrative actions.—If the Secretary finds, after notice and an opportunity for a hearing, that a person has violated any provision of this section or any regulation promulgated hereunder, the Secretary may assess a civil penalty for that violation. In determining the amount of a civil penalty, the Secretary shall take into account the nature, circumstances, extent, and gravity of the prohibited acts committed and, with respect to the violator, the degree of culpability, any history of prior violations, and such other matters as justice may require.
- "(2) CIVIL ACTIONS.—At the request of the Secretary, the Attorney General may bring a civil action in an appropriate district court of the United States to enforce this section, or any regulation promulgated hereunder. Any court before which such an action is brought may award appropriate relief, in-

- 1 cluding temporary or permanent injunctions and
- 2 civil penalties.
- 3 "(m) Consultation with Canada, Mexico, and
- 4 OTHER FOREIGN GOVERNMENTS.—In developing the
- 5 guidelines issued and regulations promulgated under this
- 6 section, the Secretary is encouraged to consult with the
- 7 Government of Canada, the Government of Mexico, and
- 8 any other government of a foreign country that the Sec-
- 9 retary, after consultation with the Task Force, determines
- 10 to be necessary to develop and implement an effective
- 11 international program for preventing the unintentional in-
- 12 troduction and spread of aquatic nuisance species through
- 13 ballast water.
- 14 "(n) International Cooperation.—The Sec-
- 15 retary, in cooperation with the Undersecretary, the Sec-
- 16 retary of State, the Administrator, the heads of other rel-
- 17 evant Federal agencies, the International Maritime Orga-
- 18 nization of the United Nations, and the Commission on
- 19 Environmental Cooperation established pursuant to the
- 20 North American Free Trade Agreement, is encouraged to
- 21 enter into negotiations with the governments of foreign
- 22 countries to develop and implement an effective inter-
- 23 national program for preventing the unintentional intro-
- 24 duction and spread of aquatic nuisance species through
- 25 ballast water. The Secretary is particularly encouraged to

- 1 seek bilateral or multilateral agreements with Canada,
- 2 Mexico, and other nations in the Wider Caribbean (as de-
- 3 fined in the Convention for the Protection and Develop-
- 4 ment of the Marine Environment of the Wider Caribbean
- 5 (Cartagena Convention) under this section.
- 6 "(o) Non-Discrimination.—The Secretary shall en-
- 7 sure that vessels registered outside of the United States
- 8 do not receive more favorable treatment than vessels reg-
- 9 istered in the United States when the Secretary performs
- 10 studies, reviews compliance, determines effectiveness, es-
- 11 tablishes requirements, or performs any other responsibil-
- 12 ities under this Act.
- 13 "(p) Support for Federal Ballast Water Dem-
- 14 ONSTRATION PROJECT.—In addition to amounts other-
- 15 wise available to the Maritime Administration, the Na-
- 16 tional Oceanographic and Atmospheric Administration,
- 17 and the United States Fish and Wildlife Service for the
- 18 Federal Ballast Water Demonstration Project, the Sec-
- 19 retary shall provide support for the conduct and expansion
- 20 of the project, including grants for research and develop-
- 21 ment of innovative technologies for the management,
- 22 treatment, and disposal of ballast water and sediment, for
- 23 ballast water exchange, and for other vessel vectors of
- 24 aquatic nuisance species such as hull-fouling. There are
- 25 authorized to be appropriated to the Secretary \$5,000,000

1	for each of fiscal years 2007 through 2011 to carry out
2	this subsection.
3	"(q) Consultation With Task Force.—The Sec-
4	retary shall consult with the Task Force in carrying out
5	this section.
6	"(r) RISK ASSESSMENT.—
7	"(1) In General.—Within 2 years after the
8	date of enactment of the Ballast Water Management
9	Act of 2007, the Administrator, in consultation with
10	the Secretary and other appropriate Federal agen-
11	cies, shall conduct a risk assessment of vessel dis-
12	charges other than aquatic nuisance species that are
13	not required by the Clean Water Act (33 U.S.C.
14	1251 et seq.) to have National Pollution Effluent
15	Discharge Standards permits under section 122.3(a)
16	of title 40, Code of Federal Regulations. The risk
17	assessment shall include—
18	"(A) a characterization of the various
19	types of discharges by different classes of ves-
20	sels;
21	"(B) the average volume of such dis-
22	charges for individual vessels and by class of
23	vessel in the aggregate.

1	"(C) conclusions as to whether such dis-
2	charges pose a risk to human health or the en-
3	vironment; and
4	"(D) recommendations as to steps, includ-
5	ing regulations, that are necessary to address
6	such risks.
7	"(2) Public Comment.—The Administrator
8	shall cause a draft of the risk assessment to be pub-
9	lished in the Federal Register for public comment,
10	and shall develop a final risk assessment report after
11	taking into accounts any comments received during
12	the public comment period.
13	"(3) Final Report.—The Administrator shall
14	transmit a copy of the final report to the Senate
15	Committee on Commerce, Science, and Transpor-
16	tation and the House of Representatives Committee
17	on Transportation and Infrastructure.
18	"(s) Other Sources of Vessel-Borne Nuisance
19	Species.—
20	"(1) Hull-fouling and other vessel
21	SOURCES.—
22	"(A) Report.—Within 180 days after the
23	date of enactment of the Ballast Water Man-
24	agement Act of 2007, the Commandant of the
25	Coast Guard shall transmit a report to the Sen-

1	ate Committee on Commerce, Science, and
2	Transportation and the House of Representa-
3	tives Committee on Transportation and Infra-
4	structure on vessel-borne vectors of aquatic nui-
5	sance species and pathogens other than ballast
6	water and sediment, including vessel hulls, an-
7	chors, and equipment.
8	"(B) Management.—Within 1 year after
9	the date of enactment of the Ballast Water
10	Management Act of 2007, the Secretary shall
11	develop a strategy to address such other vessel
12	sources of aquatic nuisance species and to re-
13	duce the introduction of invasive species into
14	and within the United States from vessels. The
15	strategy shall include—
16	"(i) designation of geographical loca-
17	tions for update and discharge of un-
18	treated ballast water, as well as measures
19	to address non-ballast vessel vectors of
20	aquatic invasive species;
21	"(ii) necessary modifications of exist-
22	ing regulations;
23	"(iii) best practices standards and
24	procedures: and

1 "(iv) a timeframe for implementation 2 of those standards and procedures by ves-3 sels, in addition to the mandatory require-4 ments set forth in this section for ballast 5 water.

- "(C) Report.—The Secretary shall transmit a report to the Committees describing the strategy, proposed regulations, best practices, and the implementation timeframe, together with any recommendations, including legislative recommendations if appropriate, the Secretary deems appropriate.
- "(D) STANDARDS FOR VESSELS OF THE UNITED STATES.—The strategy shall include requirements to ensure the consistent application of best practices to all vessels owned or operated by a Federal agency.
- "(2) Transiting vessels.—Within 180 days after the date of enactment of the Ballast Water Management Act of 2007, the Commandant of the Coast Guard shall transmit a report to the Senate Committee on Commerce, Science, and Transportation and the House of Representatives Committee on Transportation and Infrastructure containing—

1 "(A) an assessment of the magnitude and
2 potential adverse impacts of ballast water oper3 ations from foreign vessels designed, adapted,
4 or constructed to carry ballast water that are
5 transiting waters subject to the jurisdiction of
6 the United States; and

"(B) recommendations, including legislative recommendations if appropriate, of options for addressing ballast water operations of those vessels.

"(t) Regulations.—

"(1) IN GENERAL.—The Secretary, after consultation with other appropriate Federal agencies, shall issue such regulations as may be necessary initially to carry out this section within 1 year after the date of enactment of the Ballast Water Management Act of 2007.

"(2) Judicial review.—

"(A) 120-DAY RULE.—An interested person may bring an action for review of a final regulation promulgated under this section by the Secretary of the department in which the Coast Guard is operating in the United States Court of Appeals for the District of Columbia Circuit. Any such petition shall be filed within

120 days after the date on which notice of the promulgation appears in the Federal Register, except that if the petition is based solely on grounds arising after the 120th day, then any petition for review under this subsection shall be filed within 120 days after those grounds arise.

"(B) REVIEW IN ENFORCEMENT PRO-CEEDINGS.—A regulation for which review could have been obtained under subparagraph (A) of this paragraph is not subject to judicial review in any civil or criminal proceeding for enforcement.

"(u) SAVINGS CLAUSE.—

- "(1) IN GENERAL.—Nothing in this section shall be construed to preempt the authority of any State or local government to impose penalties or fees for acts or omissions that are violations of this Act, or to provide incentives under subsection (f)(9)(B).
- "(2) RECEPTION FACILITIES.—The standards prescribed by the Secretary or other appropriate Federal agencies under subsection (f)(2) do not supersede any more stringent standard under any otherwise applicable Federal, State, or local law.

1	"(3) Application with other statutes.—
2	This section provides the sole Federal authority for
3	preventing the introduction of species through the
4	control and management of vessel ballast water or
5	sediment or other vessel-related vectors.".
6	(b) Definitions.—
7	(1) In General.—Section 1003 of the Non-
8	indigenous Aquatic Nuisance Prevention and Control
9	Act of 1990 (16 U.S.C. 4702) is amended—
10	(A) by redesignating paragraph (1) as
11	paragraph (1A);
12	(B) by inserting before paragraph (1A), as
13	redesignated, the following:
14	"(1) 'Administrator' means the Administrator
15	of the Environmental Protection Agency;";
16	(C) by striking paragraph (3) and insert-
17	ing the following:
18	"(3) 'ballast water'—
19	"(A) means water taken on board a vessel
20	to control trim, list, draught, stability, or
21	stresses of the vessel, including matter sus-
22	pended in such water; and
23	"(B) any water placed into a ballast tank
24	during cleaning, maintenance, or other oper-
25	ations: but

1	"(C) does not include water taken on
2	board a vessel and used for a purpose described
3	in subparagraph (A) that, at the time of dis-
4	charge, does not contain aquatic nuisance spe-
5	cies;'';
6	(D) by inserting after paragraph (3) the
7	following:
8	"(3A) 'ballast water capacity' means the total
9	volumetric capacity of any tanks, spaces, or com-
10	partments on a vessel that is used for carrying, load-
11	ing, or discharging ballast water, including any
12	multi-use tank, space, or compartment designed to
13	allow carriage of ballast water;
14	"(3B) 'ballast water management' means me-
15	chanical, physical, chemical, and biological processes
16	used, either singularly or in combination, to remove,
17	render harmless, or avoid the uptake or discharge of
18	aquatic nuisance species and pathogens within bal-
19	last water and sediment;
20	"(3C) 'constructed' means a state of construc-
21	tion of a vessel at which—
22	"(A) the keel is laid;
23	"(B) construction identifiable with the spe-
24	cific vessel begins:

1	"(C) assembly of the vessel has begun
2	comprising at least 50 tons or 1 percent of the
3	estimated mass of all structural material of the
4	vessel, whichever is less; or
5	"(D) the vessel undergoes a major conver-
6	sion;";
7	(E) by inserting after paragraph (10) the
8	following:
9	"(10A) 'major conversion' means a conversion
10	of a vessel, that—
11	"(A) changes its ballast water carrying ca-
12	pacity by at least 15 percent;
13	"(B) changes the vessel class;
14	"(C) is projected to prolong the vessel's life
15	by at least 10 years (as determined by the Sec-
16	retary); or
17	"(D) results in modifications to the vessel's
18	ballast water system, except—
19	"(i) component replacement-in-kind;
20	or
21	"(ii) conversion of a vessel to meet the
22	requirements of section 1101(e);";
23	(F) by inserting after paragraph (12), as
24	redesignated, the following:

1	"(12A) 'saltwater flushing' means the process
2	of—
3	"(A) adding midocean water to a ballast
4	water tank that contains residual quantities of
5	ballast waters;
6	"(B) mixing the midocean water with the
7	residual ballast water and sediment in the tank
8	through the motion of a vessel; and
9	"(C) discharging the mixed water so that
10	the salinity of the resulting residual ballast
11	water in the tank exceeds 30 parts per thou-
12	sand;
13	"(12B) 'sediment' means matter that has set-
14	tled out of ballast water within a vessel;";
15	(G) by redesignating paragraph (15) as
16	paragraph (16A) and moving it to follow para-
17	graph (16);
18	(H) by inserting after paragraph (17) the
19	following:
20	"(17A) 'United States port' means a port,
21	river, harbor, or offshore terminal under the juris-
22	diction of the United States, including ports located
23	in Puerto Rico, Guam, the Northern Marianas, and
24	the United States Virgin Islands;
25	"(17B) 'vessel of the Armed Forces' means—

1	"(A) any vessel owned or operated by the
2	Department of Defense, other than a time or
3	voyage chartered vessel; and
4	"(B) any vessel owned or operated by the
5	Department of Homeland Security that is des-
6	ignated by the Secretary of the department in
7	which the Coast Guard is operating as a vessel
8	equivalent to a vessel described in subparagraph
9	(A); and
10	"(17C) 'waters subject to the jurisdiction of the
11	United States' means navigable waters and the terri-
12	torial sea of the United States, the exclusive eco-
13	nomic zone, and the Great Lakes.".
14	(2) Stylistic consistency.—Section 1003 of
15	the Nonindigenous Aquatic Nuisance Prevention and
16	Control Act of 1990 (16 U.S.C. 4702), as amended
17	by paragraph (1), is further amended—
18	(A) by striking "As used in this Act, the
19	term—" and inserting "In this Act:";
20	(B) by redesignating paragraphs (1)
21	through (17C) as paragraphs (1) through (27),
22	respectively; and
23	(C) by inserting a heading after the des-
24	ignation of each existing paragraph, in a form
25	consistent with the form of the paragraphs

1	added by paragraph (1) of this subsection, con-
2	sisting of the term defined in such paragraph
3	and "The term".
4	(c) Repeal of Section 1103.—Section 1103 of the
5	Nonindigenous Aquatic Nuisance Prevention and Control
6	Act of 1990 (16 U.S.C. 4713) is repealed.
7	SEC. 4. AUTHORIZATION OF APPROPRIATIONS.
8	Section 1301(a) of the Nonindigenous Aquatic Nui-
9	sance Prevention and Control Act of 1990 (16 U.S.C.
10	4741(a)) is amended—
11	(1) by striking "and" after the semicolon in
12	paragraph (4)(B);
13	(2) by striking " $1102(f)$." in paragraph (5)(B)
14	and inserting "1102(f); and"; and
15	(3) by adding at the end the following:
16	"(6) $$20,000,000$ for each of fiscal years 2008
17	through 2012 to the Secretary to carry out section
18	1101.".

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